Pt. 1982

PART 1982—PROCEDURES FOR THE HANDLING OF RETALIATION COMPLAINTS UNDER THE NA-TIONAL TRANSIT SYSTEMS SECU-RITY ACT OF 2007, ENACTED AS SECTION 1413 OF THE IMPLE-**RECOMMENDATIONS** MENTING OF THE 9/11 COMMISSION ACT OF 2007. AND THE FEDERAL RAIL-ROAD SAFETY ACT, AS AMENDED BY SECTION 1521 OF THE IMPLE-MENTING RECOMMENDATIONS OF THE 9/11 COMMISSION ACT **OF 2007**

Subpart A—Complaints, Investigations, Findings and Preliminary Orders

Sec.

1982.100 Purpose and scope.

1982.101 Definitions.

1982.102 Obligations and prohibited acts.

1982.103 Filing of retaliation complaints.

1982.104 Investigation.

1982.105 Issuance of findings and preliminary orders.

Subpart B—Litigation

1982.106 Objections to the findings and the preliminary order and request for a hearing.

1982.107 Hearings.

1982.108 Role of Federal agencies.

1982.109 Decision and orders of the administrative law judge.

1982.110 Decision and orders of the Administrative Review Board.

Subpart C-Miscellaneous Provisions

1982.111 Withdrawal of complaints, objections, and petitions for review; settlement.

1982.112 Judicial review.

1982.113 Judicial enforcement.

1982.114 District court jurisdiction of retaliation complaints.

1982.115 Special circumstances; waiver of rules.

AUTHORITY: 6 U.S.C. 1142 and 49 U.S.C. 20109; Secretary of Labor's Order No. 5-2007, 72 FR 31160 (June 5, 2007); Secretary of Labor's Order No. 1-2010 (Jan. 15, 2010), 75 FR 3924-01 (Jan. 25, 2010).

Source: 75 FR 53527, Aug. 31, 2010, unless otherwise noted.

Subpart A—Complaints, Investigations, Findings and Preliminary Orders

§ 1982.100 Purpose and scope.

(a) This part implements procedures of NTSSA, 6 U.S.C. 1142, and FRSA, 49 U.S.C. 20109, as amended. NTSSA provides for employee protection from retaliation because the employee has engaged in protected activity pertaining to public transportation safety or security (or, in circumstances covered by the statutes, the employee is perceived to have engaged or to be about to engage in protected activity). FRSA provides for employee protection from retaliation because the employee has engaged in protected activity pertaining to railroad safety or security (or, in circumstances covered by the statutes, the employee is perceived to have engaged or to be about to engage in protected activity), has requested medical or first aid treatment, or has followed orders or a treatment plan of a treating physician.

(b) This part establishes procedures pursuant to NTSSA and FRSA for the expeditious handling of retaliation complaints filed by employees, or by persons acting on their behalf. These rules, together with those codified at 29 CFR part 18, set forth the procedures for submission of complaints under NTSSA or FRSA, investigations, issuance of findings and preliminary orders, objections to findings and orders, litigation before administrative review, and withdrawals and settlements.

§ 1982.101 Definitions.

- (a) Assistant Secretary means the Assistant Secretary of Labor for Occupational Safety and Health or the person or persons to whom he or she delegates authority under NTSSA or FRSA.
- (b) Business days means days other than Saturdays, Sundays, and Federal holidays.
- (c) Complainant means the employee who filed a NTSSA or FRSA complaint or on whose behalf a complaint was filed.
- (d) *Employee* means an individual presently or formerly working for, an individual applying to work for, or an